TOGETHER with all and singular the I incident or appertaining.	aignts, Members, Hereditament	s and Appurtenances to the said premises belonging	, or in anywise
TO HAVE AND TO HOLD all and singr CIATION, OF GREENVILLE, S. C., its succ	cessors and assigns forever.	oned unto the said FIRST FEDERAL SAVINGS ANI	
Anddo hereby binddefend all and singular the said Premises unt	myself, my to the said FIRST FEDERAL S	Heirs, Executors and Administrators to warrs SAVINGS AND LOAN ASSOCIATION, OF GREENV	ant and forever ILLE, S. C., its
successors and assigns, from and againstsoever lawfully claiming or to claim the san	ne or any part thereof.	irs, Executors, Administrators and Assigns, and every	y person whom-
Hundred and no/100	(\$ 2,500.00) Do	ings on said lot in a sum not less than	asand. Five
weep same insured from ross of damage by me	or windstorm, and do nereby a	ance, in a company or companies acceptable to the mo assign said policy or policies of insurance to the said and at any time fail to insure said premises, or pay the p	mortgagee, its
on, then the said mortgagee, its successors and itself for the premiums and expense of such in	l assigns, may cause the building surance under this mortgage, w	gs to be insured inname, with interest.	and reimburse
uary of each calendar year, and to exhibit the GREENVILLE, S. C., immediately upon paym to pay said taxes and other governmental ass gage debt, and collect same under this mort	e tax receipts at the offices of them, until all amounts due unde sessments, the mortgagee may, trage, with interest.	ic assessments against this property on or before the fitthe FIRST FEDERAL SAVINGS AND LOAN ASSORT this mortgage have been paid in full, and should——at its option, pay same and charge the amounts so pain secured, that the mortgagor—shall keep the prem	OCIATION, OF fail aid to the mort-
scribed in good repair, and shouldI	fail to do so, the morts	gagee, its successors or assigns, may enter upon said to the mortgage debt and collect same under this	nramicas malza
the right to collect said rents so long as the p	gns, all the rents and profits a ayments herein set out are not	FIRST FEDERAL SAVINGS AND LOAN ASSO accruing from the premises hereinabove described, reta more than thirty days in arrears, but if at any time a	ining, however, my part of said
property herein described, and collect said re said stock subscription as set out in the not fits actually collected, less the cost of collections.	therein described are occupied ints and profits and apply same are secured by this mortgage, won; and should said premises b	ibed, fire insurance premiums or taxes, shall be past d d by a tenant or tenants), without further proceedings to the payment of taxes, fire insurance, interest, an without liability to account for anything more than the be occupied by the mortgagor herein, and the payment	s, take over the d payments on erents and pronts hereinabove
premises, designate a reasonable rental, and interest, taxes, fire insurance and stock sullected.	s or otherwise, for the appointn collect same and apply the ne bscription, without liability to	at said mortgagee, its successors and assigns, may apple nent of a Receiver, with authority to take charge of et proceeds thereof (after paying costs of collection) to account for anything more than the rents and profit	the mortgaged upon said debt, ts actually col-
or legal representatives, shall on or before to or cause to be paid to the FIRST FEDER	he first day of each and every	ITION, that if the said mortgagor, _ y month, in advance, from and after the date of thes ASSOCIATION, OF GREENVILLE, S. C., its success	e presents, pay
for the debt herein secured, shall reach the FEDERAL SAVINGS AND LOAN ASSOCI	par value of One Hundred I	Hundred and no/100 (\$2,500. and all payments on the Instalment Thrift Shares as ribed to by the mortgagor_, and assigned as additional Dollars per share, as ascertained under the By-Laws S. C., and shall then repay to said Association the sur	tional security of the FIRST
and all interest and amounts due thereon, t and virtue.	hen this deed of trust and ba	(\$ 2,500.0) argain shall become null and void; otherwise to remain	DO) Dollars, in in full force
premises until default of payment shall be ma said, or the monthly payments on the share provisions hereinabove set out for a space of hereunder at once due and payable, together	ade. But ifshalles of stock subscribed to in sa thirty days, then, and in such r with costs and a reasonable	the said mortgagor,	erest as afore- covenants and whole amount e its mortgage.
in the year of our Lord, One Thousand, Nine year of the Independence of the United States	Hundred and thirty	four, and in the One Hundred and fif	ty ninth
Signed, sealed and delivered in the presence of	of:	Frankie Lillian Jones,	` '
J. R. Cain, J. D. Todd, Jr.			• •
		· .	
County of Greenville.	PROBATE J. D. Todd, Jr.		
PERSONALLY appeared before me	Frankie Lillian Jos	nes,	
			and
sign, seal and asheract and deed		D D 0.4m	
witnessed the execution thereof.	delivered the within written of	deed, and that She, with D. R. Cain,	
SWORN to before me this the24t	<u> </u>	deed, and that 8-he, with	
SWORN to before me this the24t day of July	A. D. 19_ 34	J. D. Todd, Jr.	
SWORN to before me this the24t	A. D., 19_34 (SEAL) buth Carolina	deed, and that 8 _he, with	
SWORN to before me this the	A. D., 19_ 34 .	J. D. Todd, Jr.	
SWORN to before me this the	Woman RENUNCIATION OF DOWEL	deed, and that \$2_he, with	into all whom
SWORN to before me this the	Woman RENUNCIATION OF DOWEL a No coing privately and separately y person or persons whomsoever ASSOCIATION, OF GREENV	D. R. Cain, deed, and that She, with	into all whom
SWORN to before me this the	Woman RENUNCIATION OF DOWEL a No coing privately and separately y person or persons whomsoever ASSOCIATION, OF GREENV c, or to all and singular the P	D. R. Cain, deed, and that She, with	into all whom
SWORN to before me this the	Woman RENUNCIATION OF DOWEL a No locing privately and separately y person or persons whomsoeved ASSOCIATION, OF GREENV c, or to all and singular the P	D. R. Cain, deed, and that She, with	oluntarily and within named est and estate,
SWORN to before me this the	Woman RENUNCIATION OF DOWEL The vocing privately and separately person or persons whomsoeved ASSOCIATION, OF GREENVE, or to all and singular the Person of	deed, and that \$\mathbb{S}_{\text{he}}\$, with	oluntarily and within named est and estate,